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5 *Attorneys for Plaintiff*  
PAX Labs Inc.

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8 **UNITED STATES DISTRICT COURT**  
9 **CENTRAL DISTRICT OF CALIFORNIA**

10 PAX LABS INC.,  
11 Plaintiff,  
12 v.

13 ALD Group Limited, and  
14 ALD (HongKong) Holdings  
15 Limited  
Defendants.

Case No. 2:24-cv-00782

NOTICE OF RELATED CASES

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1                                    **PLAINTIFF’S NOTICE OF RELATED CASES**

2            Pursuant to Local Rule 83-1.3.1, plaintiff PAX Labs Inc. (“PAX Labs”) files  
3 this Notice of Related Cases in this action. PAX Labs hereby notifies the Court  
4 about the following related actions:

5            First, PAX Labs is filing an action concurrently herewith in the Central  
6 District of California against STIIIZY IP LLC f/k/a STIIIZY, LLC, and, STIIIZY  
7 INC. d/b/a SHRYNE GROUP INC., involving the same four patents as this action:  
8 U.S. Patent Nos. 11,369,756; 11,369,757; 11,766,527; and 11,759,580. These  
9 actions will likely call for the determination of the same or substantially related  
10 questions of law and fact. For example, these actions will likely call for the  
11 resolution of the same or substantially related questions of (1) the construction of  
12 certain terms of the asserted claims, and (2) validity in light of the same or  
13 substantially similar prior art. These actions may also involve similar factual  
14 disputes because PAX Labs accuses similar categories of accused products in both  
15 cases.

16            Second, these actions involve the same patents as those at issue in an action  
17 being filed currently herewith at the United States International Trade Commission  
18 (“ITC”): *Certain Oil Vaporizing Devices, Components Thereof, And Products*  
19 *Containing the Same*. The ITC action involves the same parties as this action being  
20 filed in this District. This District’s action is likely to include the determination of  
21 the same or substantially related questions of law and facts, such as (1) the  
22 construction of certain terms of the asserted claims; (2) validity in light of the same  
23 or substantially similar prior art; and (3) the categories of accused products.

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25                                    [signature page follows]  
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Respectfully submitted,

Dated: January 29, 2024

CROWELL & MORING LLP

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